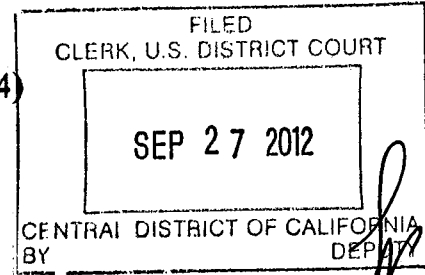


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12 *Attorneys for Plaintiffs*

13 **UNITED STATES DISTRICT COURT**
 14 **CENTRAL DISTRICT OF CALIFORNIA**

15 **WESTERN DIVISION**

16 NBCUNIVERSAL MEDIA, LLC,)	Case No.: 2:12-cv-06950 (GW) (Ex)
17 UNIVERSAL NETWORK)	
18 TELEVISION, LLC,)	Hon. George H. Wu
19 OPEN 4 BUSINESS PRODUCTIONS)	STIPULATED PROTECTIVE
20 LLC,)	ORDER
21 NBC SUBSIDIARY (KNBC-TV) LLC,)	
22 TELEMUNDO NETWORK GROUP)	
23 LLC,)	
24 WNJU-TV BROADCASTING LLC,)	
25 AMERICAN BROADCASTING)	
26 COMPANIES, INC.,)	
27 ABC HOLDING COMPANY INC.,)	
28 DISNEY ENTERPRISES, INC.,)	
CBS BROADCASTING INC.,)	
CBS STUDIOS INC., and)	
BIG TICKET TELEVISION, INC.,)	
)	
Plaintiffs,)	
)	
v.)	
)	
BARRY DRILLER, INC.,)	
BARRYDRILLER CONTENT)	
SYSTEMS PLC, AEREOKILLER LLC,)	
and JOHN DOES 1-10,)	
)	
Defendants.)	

1 WHEREAS, information and documents that may be provided in discovery
2 in the above-captioned litigation, whether by a party or non-party, may be of a
3 confidential nature within the meaning of Rule 26(c) of the Federal Rules of Civil
4 Procedure; and

5 WHEREAS, one of the purposes of this Stipulated Protective Order (the
6 "Order") is to protect the confidentiality of such information that the designating
7 party reasonably believes is entitled to confidential treatment under applicable law;

8 IT IS HEREBY ORDERED THAT:

9 1. As used in this Order, "Litigation Material(s)" includes: (a)
10 documents, exhibits, answers to interrogatories, responses to requests for
11 admissions, deposition testimony and transcriptions (including exhibits), and all
12 written, recorded, graphic or electronically-stored matters (and all identical and
13 non-identical copies thereof); (b) any copies, notes, abstracts or summaries of such
14 information, and the information itself; and (c) any pleading, affidavit, declaration,
15 brief, motion, transcript, including exhibits to any of these, or other writing
16 containing such information.

17 2. Litigation Materials containing proprietary information, including
18 pricing, rates, customers/subscribers, company security matters, customer lists,
19 financial data and other non-public commercial, financial, research or technical
20 information, may be designated "Confidential" by any producing party or non-
21 party. Litigation Materials containing trade secrets, special formulas, proprietary
22 software and/or computer programs, current or future marketing plans, current or
23 future business plans or strategies, current or future plans for products or services,
24 customer and subscriber data and information, agreements with third parties,
25 information regarding current or future business or financial transactions, internal
26 financial reports or plans, current or future pricing, rates or planning information,
27 financial data, production data, internal notes, memoranda, logs or other data, and
28 other highly sensitive non-public commercial, financial, research or technical

1 information that the producing party or non-party believes, in good faith, should be
2 afforded the highest level of confidentiality by the Court, may be designated
3 "Highly Confidential" by any producing party or non-party.

4 3. All Litigation Materials provided (before or after entry of this Order)
5 in discovery in connection with the above-captioned litigation ("this litigation"),
6 and the contents thereof: (a) shall be used or disclosed by the parties, their counsel,
7 or anyone else provided with Litigation Materials pursuant to the terms of this
8 order, solely for the purpose of the prosecution or defense of this litigation,
9 including preparing for and conducting pre-trial, trial and post-trial proceedings in
10 this litigation, and for no other purpose; (b) shall not be used or disclosed for any
11 business, commercial or competitive purpose; and (c) shall not be used or disclosed

12 in connection with any other litigation or proceeding. In addition, Litigation
13 Materials designated "Confidential" or "Highly Confidential," and the contents
14 thereof, shall not be disclosed other than as provided by the terms of this Order.

15 4. Any Litigation Materials that the producing party or non-party has
16 properly made available to the general public prior to their production in this
17 litigation or during the course of this litigation shall not be designated
18 "Confidential" or "Highly Confidential."

19 5. Nothing in this Order affects the right of the party or non-party that
20 produced Litigation Materials to use or disclose any Litigation Materials, or the
21 contents thereof, in any way.

22 6. (a)(i) Any party or non-party may designate Litigation Materials, or
23 portions thereof, which are considered confidential or highly confidential by
24 marking them "Confidential" or "Highly Confidential." In order to provide the
25 parties adequate opportunity to designate Litigation Materials as "Confidential" or
26 "Highly Confidential," all Litigation Materials produced in this case shall be
27 deemed "Highly Confidential," whether or not stamped with that legend, for a
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1 period of fifteen (15) business days following production, unless the Litigation
2 Materials are within the scope of paragraph 4 of this Order.

3 (ii) The failure to designate Litigation Materials as "Confidential"
4 or "Highly Confidential" within that fifteen (15) business day period shall not
5 waive a party's or non-party's right to later designate such Litigation Materials as
6 "Confidential" or "Highly Confidential" with prospective effect. If Litigation
7 Materials claimed to be "Confidential" or "Highly Confidential" are produced
8 without that designation, such Litigation Materials and all copies thereof shall
9 within five (5) days of any written notice requesting their return, be returned to the
10 designating party or non-party for such designation, destroyed, or stamped
11 "Confidential" or "Highly Confidential," as requested by the designating party or
12 non-party. The receiving party may challenge the designation of the documents as
13 provided in this Order, but the inadvertent production of Litigation Materials
14 (including, without limitation, testimony) claimed to be "Confidential" or "Highly
15 Confidential" without the designation shall not constitute a waiver of
16 confidentiality.

17 (b) For deposition testimony, counsel may invoke the protections of
18 this Order by stating on the record during the deposition that testimony given at the
19 deposition is designated "Confidential" or "Highly Confidential," or by designating
20 the deposition transcript or portions thereof as "Confidential" or "Highly
21 Confidential" within fifteen (15) business days after that counsel has received the
22 final deposition transcript from opposing counsel. All information disclosed during
23 a deposition shall be deemed "Highly Confidential" until the expiration of such
24 fifteen (15) business day period as to counsel for all parties, whether or not any
25 portion of the transcript has been so designated previously and thereafter shall
26 remain "Confidential" or "Highly Confidential," as applicable, if so designated. No
27 person shall be present during any portion of any deposition designated at the
28 deposition as "Confidential" or "Highly Confidential" or any portion of any

1 deposition wherein "Confidential" or "Highly Confidential" Litigation Materials
2 are disclosed, unless that person is an authorized recipient of Litigation Materials
3 containing such confidential or highly confidential information under the terms of
4 this Order.

5 (c) Written discovery, documents, and tangible things that meet the
6 requirements for the confidentiality designations set forth in this Order may be so
7 designated by placing the appropriate designation on at least the cover page of the
8 written material prior to production, except for documents produced in native
9 format which shall have the appropriate designation affixed on the face of the
10 media containing such native format documentation. In addition to the foregoing,
11 to the extent that documents are produced in electronic form, the addition of a

12 confidentiality designation in the file name shall be sufficient to provide notice of
13 said confidentiality and additional written notice is unnecessary in this situation.
14 Other tangible things not produced in documentary form may be designated by
15 affixing the appropriate designation on a cover page for such material and in a
16 prominent place on the exterior of the container or containers in which the
17 information or things are stored.

18 7. The party or non-party designating any Litigation Materials as
19 "Confidential" or "Highly Confidential" shall, in the first instance, determine in
20 good faith whether it constitutes "Confidential" or "Highly Confidential"
21 information covered by this Order. Another party may object in good faith to such
22 "Confidential" or "Highly Confidential" designation. The objecting party and the
23 other person(s) involved shall follow the provisions of Local Rule 37-1, *et seq.*, of
24 the Central District of California in (a) their attempt to informally resolve their
25 designation dispute and (b) any motion practice before this Court should such
26 dispute not be resolved informally. Any Litigation Materials, the designation of
27 which are subject to such dispute, shall be treated as designated pending further
28 order of the Court. The person asserting the confidentiality of any such Litigation

1 Materials shall bear the burden of establishing that the Litigation Materials are
2 entitled to be classified as designated.

3 8. If any Litigation Materials designated "Confidential" or "Highly
4 Confidential" pursuant to this Order are used during the course of a deposition, the
5 portion of the deposition record reflecting testimony related to such "Confidential"
6 or "Highly Confidential" information shall be designated as "Confidential" or
7 "Highly Confidential," and access thereto shall be limited pursuant to the terms of
8 this Order.

9 9. Litigation Materials designated or treated as "Confidential," copies or
10 extracts therefrom and the information contained therein, may be disclosed, given,
11 shown, made available, or communicated to only the following (and then only for
12 purposes of the prosecution, defense or appeal of this litigation):

- 13 a. employees of the parties provided that they are deposition or trial
14 witnesses or are otherwise actively involved in the prosecution,
15 defense or appeal of this litigation and have executed the attached
16 Schedule A;
- 17 b. outside counsel retained by the parties to assist in the prosecution,
18 defense or appeal of this litigation, including employees of such
19 counsel's firms, and any companies, independent contractors or
20 other litigation support service personnel with whom such counsel
21 works in connection with this litigation, provided that such outside
22 counsel have either executed this Order or the attached Schedule A
23 and that any companies, independent contractors or other litigation
24 support service personnel with whom such counsel works in
25 connection with this litigation have executed the attached
26 Schedule A;

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- 1 c. in-house counsel for the parties (and their paralegal, clerical and/or
2 secretarial assistants) who are actively involved in the prosecution,
3 defense or appeal of this litigation;
4 d. consultants and/or experts retained by counsel or a party in
5 connection with this litigation to whom it is necessary that
6 "Confidential" Litigation Materials be shown for the sole purpose
7 of assisting in, or consulting with respect to, this litigation, and
8 only upon their agreement to be bound by this Protective Order
9 evidenced by execution of the attached Schedule A;
10 e. any person expressly identified in any "Confidential" Litigation
11 Materials as an author, a recipient, or having knowledge of the
12 "Confidential" Litigation Materials, and any person for whom a
13 reasonable foundation may be laid that he or she is an author, a
14 recipient, or has knowledge of the "Confidential" Litigation
15 Materials;
16 f. any person employed by the party that produced the "Confidential"
17 Litigation Materials;
18 g. the Court in this litigation, and any members of its staff to whom it
19 is necessary to disclose Confidential Litigation Materials for the
20 purpose of assisting the Court in this litigation.
21 h. stenographers, videographers and court reporters recording or
22 transcribing testimony relating to this litigation and who have
23 executed the attached Schedule A;
24 i. personnel employed by anyone providing a receiving party with
25 document litigation support, graphics, translation, design, and/or
26 trial consulting services to whom disclosure is reasonably
27 necessary for this litigation, provided that each such person,
28 including their staff, has executed the attached Schedule A

1 agreeing to be bound by the terms of this Order, and provided that
2 such personnel are not an officer, director, or employee of the
3 receiving party;

4 j. any mediator who is assigned to hear this matter, and his or her
5 staff, subject to their agreement to maintain confidentiality to the
6 same degree as required by this Protective Order;

7 k. mock jurors who have executed the attached Schedule A agreeing
8 to be bound by the terms and conditions of this Order (said signed
9 acknowledgement for mock jurors need not be provided to counsel
10 for any other party); and

11 l. other persons only upon written consent of the producing person

12 (which agreement may be recorded in a deposition or other
13 transcript) or upon order of the Court after affording the producing
14 person due notice and an opportunity to be heard.

15 10. Litigation Materials designated or treated as "Highly Confidential,"
16 copies or extracts therefrom and the information contained therein, shall be treated
17 as "Attorneys' Eyes Only" and may be disclosed, given, shown, made available, or
18 communicated to only the following (and then only for purposes of the prosecution,
19 defense or appeal of this litigation):

20 a. outside counsel retained by the parties to assist in the prosecution,
21 defense or appeal of this litigation, including employees of such
22 counsel's firms, and any companies, independent contractors or
23 other litigation support service personnel with whom such counsel
24 works in connection with this litigation, provided that such outside
25 counsel have either executed this Order or the attached Schedule A
26 and that any companies, independent contractors or other litigation
27 support service personnel with whom such counsel works in
28

1 connection with this litigation have executed the attached
2 Schedule A;

- 3 b. in-house litigation attorneys who are actively involved in the
4 prosecution, defense or appeal of this litigation and have executed
5 the attached Schedule A, but who are not involved in any business
6 negotiations regarding programming, distribution, affiliation,
7 content licensing or retransmission agreements;
- 8 c. consultants and/or experts retained by counsel or a party in
9 connection with this litigation to whom it is necessary that "Highly
10 Confidential" Litigation Materials be shown for the sole purpose
11 of assisting in, or consulting with respect to, this litigation, and
12 only upon their agreement to be bound by this Protective Order
13 evidenced by execution of the attached Schedule A;
- 14 d. any person expressly identified in any "Highly Confidential"
15 Litigation Materials as an author, a recipient, or having knowledge
16 of the "Highly Confidential" Litigation Materials, and any person
17 for whom a reasonable foundation may be laid that he or she is an
18 author, a recipient, or has knowledge of the "Highly Confidential"
19 Litigation Materials;
- 20 e. any person employed by the party that produced the "Highly
21 Confidential" Litigation Materials;
- 22 f. the Court, and any members of its staff to whom it is necessary to
23 disclose "Highly Confidential" Litigation Materials for the purpose
24 of assisting the Court in this litigation;
- 25 g. stenographers, videographers and court reporters recording or
26 transcribing testimony relating to this litigation who have executed
27 the attached Schedule A;
- 28

1 h. other persons only upon written consent of the producing person
2 (which agreement may be recorded in a deposition or other
3 transcript) or upon order of the Court after affording the producing
4 person due notice and an opportunity to be heard.

5 11. (a) Before any of the persons described in paragraphs 9(d) and 10(c)
6 shall have access to Confidential or Highly Confidential material, he or she must
7 certify that he or she has been made aware of the provisions of this Order and has
8 manifested his or her assent to be bound thereby by signing a copy of the attached
9 Schedule A, and the signed Schedule A must be served upon the opposing parties,
10 along with a current resume or curriculum vitae reasonably identifying the person,
11 each individual or company for which the person has done work in the past five
12 years or with which the person has an agreement to do work in the future, and his or
13 her relationship, if any, to any party, competitor, or other client. The party that
14 produced the Confidential or Highly Confidential material shall then have five
15 business days to serve a written objection to access by such person. Any written
16 objection shall state with specificity the reason(s) for such objection. If such
17 objection is made, there shall be no disclosure to such person except by agreement
18 of the parties or by order of the Court, and counsel for the parties shall meet and
19 confer in an effort to reach an agreement. Failing that and for good cause shown,
20 the party opposing disclosure may file a motion, within five (5) days after the meet
21 and confer, seeking preclusion of the disclosure. On any such motion, the party
22 that designated the Confidential or Highly Confidential material shall bear the
23 burden of showing why disclosure to the person should be precluded.

24 (b) The other persons described in paragraphs 9 and 10, who shall
25 have access to the Confidential and Highly Confidential material pursuant to the
26 terms of this Order upon signing a copy of the attached Schedule A, do not need to
27 be disclosed to the opposing party prior to receipt of Confidential or Highly
28 Confidential materials. A list shall be maintained by counsel for the parties hereto

1 of the names of all persons who have signed Schedule A and to whom the content
2 of any Highly Confidential material is disclosed, or to whom the information
3 contained therein is disclosed, and such list shall be available for inspection by the
4 Court and opposing counsel upon good cause shown. At the time of the
5 termination of this lawsuit by settlement, judgment or otherwise, the parties hereto
6 shall provide other counsel with a copy of the pertinent aforementioned lists upon
7 request. The persons receiving Confidential or Highly Confidential material are
8 enjoined from disclosing it to any other person, except in conformance with this
9 Order.

10 12. Each individual who receives any Confidential or Highly Confidential
11 material hereby agrees to subject himself/herself to the jurisdiction of this Court for
12 the purpose of any proceedings relating to the performance under, compliance with
13 or violation of this Order.

14 13. The recipient of any Confidential or Highly Confidential material that
15 is provided under this Order shall maintain such records in a secure and safe area
16 and shall exercise the same standard of due and proper care with respect to the
17 storage, custody, use and/or dissemination of such records as is exercised by the
18 recipient with respect to his or her own proprietary information.

19 14. Nothing in this Order shall allow non-testifying experts and
20 consultants to be deposed or otherwise be the subject of discovery other than as
21 provided under the Federal Rules of Civil Procedure.

22 15. (a) Nothing in this Order shall prevent or otherwise restrict counsel
23 from rendering advice to their clients and, in the course thereof, relying generally
24 on "Confidential" or "Highly Confidential" Litigation Materials; provided, that in
25 rendering such advice and otherwise communicating with such client, counsel shall
26 not make any disclosure of the specific substance of Litigation Materials so
27 designated except as otherwise allowed in this Order.

1 (b) If, at any time, any Litigation Materials in the possession,
2 custody or control of any person other than the person who originally produced
3 such Litigation Materials are subpoenaed or requested by any court, administrative
4 agency, legislative body or other person or entity, the party to whom the subpoena
5 or other request is directed shall immediately give written notice thereof to each
6 party who has produced such Litigation Materials (directly or through the
7 producing party's outside counsel), and shall provide each producing party with an
8 opportunity to object and intervene as appropriate regarding the request for the
9 production of Litigation Materials. If a producing party does not object and/or
10 intervene to prevent disclosure of such documents within twenty-one (21) days of
11 the date written notice is given, the party to whom the subpoena or other request is
12 directed may produce such documents in response thereto. Nothing in this Section,
13 however, shall be interpreted to require the party to whom the subpoena or other
14 request is directed to refuse to comply with any legal duty or obligation imposed by
15 a court or other judicial, arbitral, administrative, or legislative body.

16 16. Except as agreed to in writing by counsel of record or as ordered by
17 the Court, Litigation Materials designated or treated as "Confidential" or "Highly
18 Confidential" shall be submitted and/or filed under seal in accordance with Local
19 Rule 79-5.

20 17. Nothing herein shall prevent any of the parties from using
21 "Confidential" or "Highly Confidential" Litigation Materials in any trial in this
22 litigation or from seeking further protection with respect to the use of any
23 "Confidential" or "Highly Confidential" Litigation Materials in any trial in this
24 litigation. Means to preserve the confidentiality of Litigation Materials presented at
25 any trial of this matter shall be considered and implemented prior to the beginning
26 of such trial. "Confidential" or "Highly Confidential" Litigation Materials that are
27 not received into evidence at trial shall retain their "Confidential" or "Highly
28 Confidential" status under this Order.

1 18. The terms of this Order shall apply to all manner and means of
2 discovery. The provisions of this Order may be modified at any time by stipulation
3 of the parties, approved by order of the Court. In addition, a party may at any time
4 apply to the Court for modification of this Order. Nothing in this Order shall
5 constitute: (a) any agreement to produce in discovery any testimony, document or
6 other information; (b) a waiver of any right to object to or seek a further protective
7 order with respect to any discovery or other matter in this or any other litigation; or
8 (c) a waiver of any claim or immunity, protection, or privilege with respect to any
9 testimony, document or information.

10 19. In the event that Litigation Materials designated or treated as
11 "Confidential" or "Highly Confidential" are disclosed to someone not authorized to
12 receive such information under this Order, counsel of record for the party making
13 that disclosure shall, promptly upon learning of such disclosure, give notice to
14 counsel of record for the designating person and to counsel of record for the
15 producing person (if different), and shall describe the circumstances surrounding
16 the unauthorized disclosure.

17 20. If any person inadvertently produces in discovery any information
18 subject to attorney-client privilege, work product doctrine or any other privilege,
19 protection, or immunity, and the requirements of Federal Rule of Evidence 502(b)
20 have been satisfied, the producing person may (promptly upon learning of such
21 production) notify the receiving party(ies) of such production and seek the return
22 and/or destruction of such information as set forth below. Upon such notification:
23 the receiving party(ies) shall promptly return to the producing person or shall
24 destroy all such information (including, without limitation, all originals and copies
25 of any documents containing or comprising such information); the information
26 (including, without limitation, all originals and copies of any documents containing
27 or comprising such information) shall continue to be privileged, protected, and/or
28 immune; and no use shall be made of such information (including, without

1 limitation, all originals and copies of any documents containing or comprising such
2 information) by the receiving party(ies), nor shall it be disclosed to anyone by the
3 receiving party(ies). The receiving party(ies) shall promptly provide to the
4 producing person a written certification of the complete return or destruction of
5 such information (including, without limitation, all originals and copies of any
6 documents containing or comprising such information); provided that, to the extent
7 any receiving party has incorporated any such information in its own work product,
8 it may (instead of providing such work product to the producing person) destroy
9 such information incorporated in that work product and promptly certify to such
10 destruction. Nothing herein, however, shall preclude the receiving party(ies) from
11 subsequently challenging that such materials are privileged, or that any such
12 privilege has not been waived.

13 21. Upon termination of this litigation and the request of the producing
14 person, the originals and all copies, whether exact copies or compilations, digests or
15 non-exact copies in any form, of Litigation Materials shall, within thirty (30) days,
16 be returned to the person who produced such Litigation Materials (with the
17 resulting shipping expense to be paid by the producing person), or shall be
18 destroyed (together with a written certification of the complete destruction of the
19 Litigation Materials), or shall otherwise be disposed as may be mutually agreeable
20 among the applicable persons. The obligation to return/destroy Confidential (as
21 opposed to Highly Confidential) materials shall be limited to reasonable efforts.
22 Nevertheless, counsel of record may retain their file copies of all court filings,
23 official transcripts and exhibits, any pleading transcript (for each deposition,
24 hearing and trial), written discovery responses, expert reports, and attorney work
25 product, regardless of whether it contained protected Litigation Materials, provided
26 that counsel continues to treat all Litigation Materials in the manner provided in
27 this Order. Notwithstanding the provisions of this paragraph, inaccessible copies of
28 confidential or proprietary material, including electronic copies created through the

1 routine operation of the recipient(s)' standard archival and backup procedures, do
2 not need to be returned or destroyed.

3 22. This Order shall remain in force and effect until modified, superseded
4 or terminated by agreement of the parties hereto or by order of the Court. The
5 termination of this action shall not relieve the parties from complying with any
6 limitations imposed by this Order, and the Court shall retain jurisdiction to enforce
7 this Order.

8 23. The entry of this Order does not prevent either party from seeking a
9 further order of this Court pursuant to Rule 26(c) of the Federal Rules of Civil
10 Procedure.

11 24. The parties hereto agree that they will act in accordance with the
12 terms and conditions of this Order upon its execution by both parties even though it
13 may not yet have been so-ordered and entered by the Court.

14 25. This Order shall govern all discovery undertaken in this action.

15
16 SO STIPULATED:

17
18 Dated: September 26, 2012

ARNOLD & PORTER LLP

19 By: James S. Blackburn
20 James S. Blackburn
21 Attorneys for Plaintiffs
22 NBCUniversal Media, LLC,
23 Universal Network Television, LLC,
24 Open 4 Business Productions LLC,
25 NBC Subsidiary (KNBC-TV),
26 Telemundo Network Group LLC,
27 WNJU-TV Broadcasting LLC,
28 American Broadcasting Companies,
Inc., ABC Holding Company Inc.,
Disney Enterprises, Inc., CBS
Broadcasting Inc., CBS Studios Inc.,
and Big Ticket Television, Inc.

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Dated: September 26, 2012

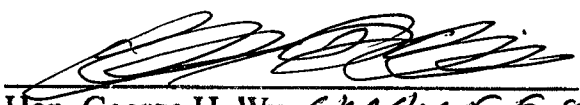
BAKER MARQUART

By: /s/ Ryan G. Baker

Ryan G. Baker
Attorneys for Defendants
AereoKiller LLC, BarryDriller
Content Systems PLC, and
BarryDriller Inc.

SO ORDERED:

Dated: 9/27, 2012


Hon. George H. Wu ~~CHARLES F. EICK~~
United States District Judge
~~MAGISTRATE JUDGE~~

Schedule A

By my signature, I hereby acknowledge that I have read the Stipulated Protective Order, dated September __, 2012 (the "Protective Order") entered in *NBCUniversal Media, LLC, et al. v. BarryDriller, Inc., et al.*, Case No. 12-cv-6950-GW (Ex), pending in the United States District Court for the Central District of California and hereby agree to be bound by the terms thereof. I further agree that to the extent that my employees are provided with "Confidential" and/or "Highly Confidential" Litigation Materials, I will instruct such employees regarding the terms of the Protective Order. I further agree to subject myself to the jurisdiction of the United States District Court for the Central District of California with respect to all matters relating to compliance of the Protective Order.

Dated: _____

City and State: _____

Signature:

Title: _____

Address: _____
